IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS

APR - 7 2008 asw 4-7-2008

United States of America ex rel.) CLERK, U.S. DISTRICT COURT
Full name and prison number))))
(Include name under which convicted)	08CV1989
PETITIONER	JUDGE GETTLEMAN MAG. JUDGE KEYS
(Warden, Superintendent, or authorized person having custody of petitioner)) ————————————————————————————————————
RESPONDENT, and	į́
(Fill in the following blank <u>only</u> if judgment attacked imposes a sentence to commence in the future))))
ATTORNEY GENERAL OF THE STATE OF	Case Number of State Court Conviction:
I/linois	06 CR 4620-01
(State where judgment entered)	,
PETITION FOR WRIT OF HABEAS CO	
1. Name and location of court where conviction entered:	Cook County Cokell
Court	
2. Date of judgment of conviction: DELENGER 8	2006
3. Offense(s) of which petitioner was convicted (list all con	ints with indictment numbers, if known)
SUR-9(AR)	· · · · · · · · · · · · · · · · · · ·
4. Sentence(s) imposed:	YEARS.
5. What was your plea? (Check one) (A) Not guil (B) Guilty (C) Nolo con	()
If you pleaded guilty to one count or indictment and not	guilty to another count or indictment, give details:

PART	I TRIAL AND DIRECT	REVIEW		
1. Kii	nd of trial: (Check one):	Jury (🄀)	Judge only ()	
2. Di	d you testify at trial?	YES ()	NO (🔀	
3. Die	d you appeal from the convic	tion or the sentence in	posed? YES 띥) NO ()
(A)	If you appealed, give the			
	(1) Name of court:	Ellate Court	of Illinois, Fr	est Judicial Dista
	(2) Result: 5 (A)	te Actoric	ON PIRED to DE	ert Judicial Dista lay appeal (recon R produced).
	(3) Date of ruling:	ADDEAL NO	t sertified o	& PRoducted.
	(4) Issues raised:	· · · · · · · · · · · · · · · · · · ·	ł	
				· .
<i>7.44</i> ≥ ين کر Did ب	you appeal, or seek leave to	appeal, to the highest	Appeal until is state court? YES ()	NO AD
(A)	If yes, give the			
	(1) Result			<u> </u>
	(2) Date of ruling:	-		
	(3) Issues raised:			· · · · · · · · · · · · · · · · · · ·
	·			
		·		
(B)	If no, why not: 1554 E.S	VEVER DRIE	fed by convire	- LENIED APPEA
. Did 3	you petition the United States	Supreme Court for a v	vrit of certiorari? Yes ()	No (X)
If ve	es, give (A) date of petition:	(B) da	te certiorari was denied:	

1.	Wit	respect to this conviction or sentence, have you filed a post-conviction petition in state court?
YE	ي ي	<pre>A) NO()</pre>
	Wi	h respect to each post-conviction petition give the following information (use additional sheets if necessary):
	Α.	Name of court: Circuit Court of Cook Courty - Chiminal Division
	В.	Date of filing: $\frac{\int u}{\sqrt{3/2007}}$
	c.	Issues raised: State suppressed Sounestor & NEWLY DISCOVERED
		EVIDENCE RELATIVE to Deliberately fabricated testimony
•		told to the just to reprive petitioner or liberty through
	D.	Did you receive an evidentiary hearing on your petition? YES () NO
	E.	What was the court's ruling? DENIED AS SRIVOLOUS FUMMARILY
	F.	Date of court's ruling: August 24, 2007
	G.	Did you appeal from the ruling on your petition? YES (X) NO ()
	н.	(a) If yes, (1) what was the result? HE IN ADEXANCE OVER
:		(2) date of decision: Petitioners objections
		(b) If no, explain briefly why not:
	I.	Did you appeal, or seek leave to appeal this decision to the highest state court?
		YES () NO (X)
		(a) If yes, (1) what was the result?
	1	(2) date of decision:
		(b) If no, explain briefly why not: AFE NEVER DRIEFED BY
		(b) If no, explain briefly why not: CASE NEVER DRIEFED BY AppointED COUNCEL WORKING IN COLLUSION WITH STATE.

Case 1:08-cv-01989 Document 1
PEtition for HABEAS CORPUS Relief
PART II - Collateral Proceedings
1 C Issues Raised: (Continued)

Ellis PARTEE V. DONALD Hulick FEDERAL District Court - Chicago

A RelibErate Leception of court AND WIN A CONVICTION EN holly manufactured false exidence; false ARREST AND Deliberately PALIE AND misleading tentinony of A Chicago Police Detective exchartrated by prosecutor AND former prosecutors, working with other other state Actors, to obtain indictment for crime Afready plea-bargained out; trial court modified Jury instruction, constituting a constructive amendment of indictment in violation by the Fifth Amendment to the U.S. Constitution; the trial court violated Petitioner's sixth Amendment Right to counsel At rentencing stage of CASE; PETITIONER has A QUE PROVERS FIGHT FOR the court to ENFORCE A PLEA AGREEMENT IN Which state Agreed to Dismiss charge in Exchange for A PlEA of guilty ON Another matter; state failed to sinclose material Evidence

Case 1:08-cv-01989 Document 1 Filed 04

PART II - CollATERAL PROCESSINGS (C. ISSUER RAISESS: (CONTINUESS)

Ellis PARTER V. DONALD Hulick PEDERAL District GURT-ChicAgo

UNDER BRADO that was both exculpatory And that could be used for impeachment Evidence; AND PEtitiONER unconstitutionally being devied Effective Assistance of coursel where coursel colluder with the state to violate Petitioner's Fourteenth Amendment's prohibition from otate Establishing A system of Appeals As of right, but then Refusing to provide EACh individual with A fAIR opportunity Jer Adjudication.

	tion procedure, such as coram nobis or habeas corpus? YES (*\times) NO ()
A.	If yes, give the following information with respect to each proceeding (use separate sheets if necessary):
	1. Nature of proceeding tetition for HA bear Copper Relies
	2. Date petition filed May 18 2007
	3. Ruling on the petition Summarily DENIES
	3. Date of ruling June 2007
• •	4. If you appealed, what was the ruling on appeal? TED IN ADETANCE SYEL SOFECTIONS
	5. Date of ruling on appeal
	6. If there was a further appeal, what was the ruling?
	7. Date of ruling on appeal
3. With	respect to this conviction or sentence, have you filed a previous petition for habeas corpus in federal court? YES () NO (**)
A.	If yes, give name of court, case title and case number:
В.	Did the court rule on your petition? If so, state
	(1) Ruling:
	(2) Date:
. WITI N ANY	HRESPECT TO THIS CONVICTION OR SENTENCE, ARE THERE LEGAL PROCEEDINGS PENDING COURT, OTHER THAN THIS PETITION?
) NO (Å)
fyes, e:	
. ,	
	

PART III - PETITIONER'S CLAIMS

1. State briefly every ground on which you claim that you are being held unlawfully. Summarize briefly the fac supporting each ground. You may attach additional pages stating additional grounds and supporting facts. If you fail set forth all grounds in this petition, you may be barred from presenting additional grounds later.

BEFORE PROCEEDING IN THE FEDERAL COURT, YOU MUST ORDINARILY FIRST EXHAUST YOU STATE COURT REMEDIES WITH RESPECT TO EACH GROUND FOR RELIEF ASSERTED.

(A) Ground one Pexico SAID & MARTIAL TRIAL AND EQUAL PROTECTION
(A) Ground one DENIES PAIR & IMPART A TRIA AND EQUAL PROTECTION Supporting facts (tell your story briefly without citing cases or law): by STATE ACTORS Who PAISIFIED DOCUMENTS, DELIBERATELY PRESENTED
PETTURES AND MISTERDAY OF TESTIMONY to the GRAND JURY
A CONVICTION FOR A CRIME Which PETITIONER IS ACTUALLY
INNOCENT, AND DENY CONSTITUTIONAL RIGHT TO AN APPEAL
AND port-conviction RELIEF IN A MATTER Which offends
QUE PROCESS AfforDED UNDER the Constitution of the United
STATES: CONSPIRED to ATTER RECORD AND PROJUCE PADE POLICE REPORTS (B) Ground two PLEA AGREEMENT PRECLUDED STATE from PALSE Supporting facts: ARREST AND INDICTING ON GREATER CHARGE ON SAME PACTS
ARREST AND INSCHING OF STATE O
IN VIOLATION of Double JEOPARDY: Petitioner Accepted The state's offer to plead fuilty to riminal transpass to
LARGE CLEE DAVIS FOR the BURGLARY FOR WHICH HE STANDE
PONGFULLY CONVICTED DEPOSE TURGE MANUN LUCKMAN ON DECEMBER 23 2006. TRE STATE RENEGED ON THE PLEA AGREE-
NONT AND CHANGES THE RECORD OF PROCEEDINGS IN DEDER to
convictions in ChimiNAI Court At 26th + CALIFORNIA in Chicago.

Supporting FActs pool
GROUND ONE (CONTINUED)

Ellis Partee v. DoNAL Hulick
Folgeral District Court, N.D.

(A) Cook County Prosecutors and former prosecutors ARUNAS BUNITAS, KENNELL WADAS, HOGAN AND others CONSPIRED with Chicago Police Detective ANNA GALL AND her PARTNER to MAKE A PAIRE ARREST OF PETITIONER IN courtroom 302 in the Criminal Counts Building in Chicago ON FEBRUARY 8, 2006, PRESENTED SelibERATELY Palse AND misleAding testimony to the GRAND JURY ON MARCH 1, 2006 to obtain AN indictuation Burglary, unconstitutionally help in the cook county Thil on A "No box 2" status, barbed the trial Judge Starley Sacks to allow into EVILENCE HIStomory of Adoffer crime notwestered ON er about May 1, 2006, leng trial transcripts and AN Appeal from A conviction of charge ininted December 21, 2006 AB A MINDEMETHOL - Cheft AND PEARED out on 12/20/06.

-5(6)

Til a to later Political and all
(C) Ground three RiAl Court VIOLATED PETITIONERS SIXTH Supporting facts: Interdment Right to counsel At MENTENZING:
ON JUNE 23, 2006 the trial court appointed Aprintant
Public DEPENDER ADRIENCE DAVIS to REPRESENT him At SENTENCING
PETITIONER VOILDA'T GO Along with the "boiler plate" notion
he told have file AND Pailed to Appoint other course
(D) Ground four State failed to Disclose MATERIAL EVIDENCE Supporting facts: fat is both Exculpatory and impeachment Evidence
TRRESTING OFFICER DENIE GREEN WAS PRECLUSED FROM TESTIFYING ON PETITIONER'S bEHALF IN FYTHERANCE OF THE STATE WITCHOLDING BAADY MATERIAL, AND TO PROVE
the State witholding BAAS natorials, and to prove
locumenting there was no breaking to A MINI- bAR
in Room 2312. As to le to the JURY in obser to prove
2 Have all grounds raised in this petition been presented to the highest court having jurisdiction? YES () NO (C)
3. If you answered "NO" to question (16), state briefly what grounds were not so presented and why not:

PART IV - REPRESENTATION

Give the name and address, it known, or each attorney who represented you in the following stages of the judgettacked herein:
(A) At preliminary hearing Plo ste (Superceded by indictinent
(B) At arraignment and plea
(C) At trial Prove
(D) At sentencing Pro Se
(B) On appeal Effice of the State Appellate Defender
(F) In any post-conviction proceeding office of the lock lounty Public Defender
(G) Other (state): PRO NE ON MANDEMENT to Illinois Supreme Court AND tritl court, AT WELL AS STATE PETITION for HABEAS CORPUS Relief
PART V-FUTURE SENTENCE AND MOTION NUNC PRO TUNC
Do you have any future sentence to serve following the sentence imposed by this conviction?
YES () NO O
Name and location of the court which imposed the sentence:
Date and length of sentence to be served in the future
WHEREFORE, petitioner prays that the court grant petitioner all relief to which he may be entitled in this proceed
Signed on: The Contract of Signature of attorney (if any)
I declare under penalty of perjury that the foregoing is true and correct.
(Signature of petitioner)
(I.D. Number)

(Address)